					U.S. DISTRICT COURT	
	Case 3:1	L4-cr-0037 6 ₩M	HEDONUNEEN\$720TES	IDOSOR/127/1250UPPage	1 of MORPEGUE SECT OF THE	EXAS
			THE NORTHERN DI		FILED	_
			DALLAS DIV	ISION	And an analysis of the state of	
					JAN 2 7 2015	
UNITE	D STATES O	F AMERICA	.)		JAN 2 1 2010	
)		The state of the s	
VS.)	C	ASE MOERKALCREITS MK(0 C)C	URT
, 5.			Ý		Бу	
R A CHE	EL HARDY,)		Deputy	VY
M CIII	EL III MED I,	Defendant.)		The state of the s	
		Defendant.	,			
			EPORT AND RECO CONCERNING PLE		3-14-CR-373	-M
caution determi indepen of guilty of 7 U.S	d before me p ing and exam ned that the g ident basis in f y be accepted, S.C. § 2024(b)	ursuant to Fed. R. ining RACHEL I uilty plea was knoact containing each and that RACHEI	Crim.P. 11, and has en HARDY under oath co owledgeable and volumen of the essential element HARDY be adjudged mp Benefit Fraud, and	tered a plea of guilty to oncerning each of the sustary and that the offensents of such offense. Ith guilty of Count 1 of the	25 F.3d 261 (5 th Cir. 1997), has Count 1 of the Indictment. After abjects mentioned in Rule 11, I e(s) charged is supported by an erefore recommend that the plea Indictment, charging a violation accordingly. After being found	
	The defendar	nt must be ordered vidence that the	detained pursuant to 13	ordered to remain in cus B U.S.C. § 3143(a)(1) un y to flee or pose a dan	stody. aless the Court finds by clear and ager to any other person or the	
9	The The I find	Government does defendant has beendant has beendant has been and con	vincing evidence that t	urrent conditions of rele he defendant is not likel d should therefore be re	ease. ly to flee or pose a danger to any eleased under § 3142(b) or (c).	
	☐ The ☐ If the	Government oppodefendant has not e Court accepts the criment.	been compliant with t	he conditions of release nis matter should be set	e. for hearing upon motion of the	
	is a substanti recommende under § 3145	al likelihood that d that no sentence (c) why the defer	a motion for acquittal of imprisonment be imp ndant should not be de	or new trial will be grand on sed, or (c) exceptional tained, and (2) the Cou	nless (1)(a) the Court finds there nted, or (b) the Government has circumstances are clearly shown t finds by clear and convincing her person or the community if	

NOTICE

Date: January 27, 2015.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).